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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/506,352	04/04/2005	Kazuei Yoshioka	403191/MIYOSHI	1090		
23548 7.	590 03/22/2006		EXAM	EXAMINER		
LEYDIG VOIT & MAYER, LTD			NGUYEN, KI	NGUYEN, KIMBERLY D		
700 THIRTEENTH ST. NW SUITE 300			ART UNIT	PAPER NUMBER		
WASHINGTON, DC 20005-3960			2876			
			DATE MAILED: 03/22/2000	5		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application	n No.	Applicant(s)		(au)
		10/506,35	2	YOSHIOKA, KAZ	YOSHIOKA, KAZUEI	
		Examiner		Art Unit		
		Kimberly D		2876		
7 Period for F	The MAILING DATE of this communication Reply	appears on the	cover sheet with	the correspondence ad	idress	
WHICHE - Extension after SIX - If NO per - Failure to Any reply	TENED STATUTORY PERIOD FOR REEVER IS LONGER, FROM THE MAILING as of time may be available under the provisions of 37 CF (6) MONTHS from the mailing date of this communication of or reply is specified above, the maximum statutory peoply within the set or extended period for reply will, by set received by the Office later than three months after the natent term adjustment. See 37 CFR 1.704(b).	G DATE OF TH FR 1.136(a). In no eve n. eriod will apply and wil statute, cause the appli	IS COMMUNICA nt, however, may a rep I expire SIX (6) MONTH cation to become ABAN	ATION. y be timely filed IS from the mailing date of this c IDONED (35 U.S.C. § 133).	•	
Status						
2a)∏ Th 3)⊠ Si	esponsive to communication(s) filed on _ is action is FINAL . 2b) nce this application is in condition for allowed in accordance with the practice under	This action is no owance except	for formal matter	· ·	e merits is	
Disposition	of Claims					
4)⊠ CI 4a 5)⊠ CI 6)□ CI 7)□ CI	aim(s) <u>1-9</u> is/are pending in the applicati) Of the above claim(s) is/are with aim(s) <u>1-9</u> is/are allowed. aim(s) is/are rejected. aim(s) is/are objected to. aim(s) are subject to restriction and	ndrawn from cor				
Application	Papers					
9)∭ Tha 10)∭ Tha Ap Re	e specification is objected to by the Exare drawing(s) filed on is/are: a) plicant may not request that any objection to placement drawing sheet(s) including the coe oath or declaration is objected to by the	accepted or b)[the drawing(s) borrection is require	e held in abeyance ed if the drawing(s	e. See 37 CFR 1.85(a). is objected to. See 37 C) .
Priority und	ler 35 U.S.C. § 119					
12)	knowledgment is made of a claim for for All b)☐ Some * c)☐ None of:	nents have beer nents have beer priority docume ureau (PCT Rule	n received. n received in App nts have been re e 17.2(a)).	olication No eceived in this National	Stage	
2) Notice of 3) Informati	References Cited (PTO-892) Draftsperson's Patent Drawing Review (PTO-948) Draftsperson's Patement(s) (PTO-1449 or PTO/SED) Draftsperson's PTO/SED (s)/Mail Date 4/4/05,9/2/04		Paper No(s)/	nmary (PTO-413) Mail Date rmal Patent Application (PT	O-152)	

DETAILED ACTION

1. This application is in condition for allowance except for the following formal matters:

Information Disclosure Statement

2. The information disclosure statement filed 4 August 2005 fails to comply with the provisions of 37 CFR 1.97, 1.98 and MPEP § 609 because the hard copies of cited foreign documents JP 63-95891 and JP 63-39396 have not been filed. It has been placed in the application file, but the information referred to therein has not been considered as to the merits. Applicant is advised that the date of any re-submission of any item of information contained in this information disclosure statement or the submission of any missing element(s) will be the date of submission for purposes of determining compliance with the requirements based on the time of filing the statement, including all certification requirements for statements under 37 CFR 1.97(e). See MPEP § 609.05(a).

Claim Objections

3. Claim 1 is objected to because of the following informalities:

Re claim 1, line 1: "to be communicable" is vague and should be replaced with -- to communicate." Appropriate correction is required.

Prosecution on the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

A shortened statutory\period for reply to this action is set to expire **TWO MONTHS** from the mailing date of this letter.

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Allowable Subject Matter

4. Claims 1-9 are allowed.

5. The following is an examiner's statement of reasons for allowance:

Inoue (US 5,436,441) teaches noncontacting card containing a coil circuit has at least two spiral windings connected in parallel for electromagnetically coupling the card to a terminal and a processing circuit connected to the coil circuit for signal processing. A noncontacting transmission system includes a noncontacting card having a coil circuit including at least two spiral windings connected in parallel and a terminal having a coil circuit including at least two spiral winding connected in parallel, the coil circuits of the noncontacting card and the terminal being electromagnetically coupled for transmitting electrical power to the noncontacting card and exchanging data between the terminal and the noncontacting card (fig. 16).

Ohki (US 4,791,285 A) teaches a read/write method using a non-contact system and used between storage substrate and a read/write unit, the method including a storage substrate providing a memory at a card or other substrates, and a read/write unit, the storage substrate providing a coil for power supply, a coil for receiving data to be recorded in a memory, a coil for outputting toward the read/write unit the data recorded in the memory, and a coil for receiving a mode command, the read/write unit providing coils corresponding to four coils at the storage substrate, so that the respective corresponding coils at the storage substrate are insertably positioned in the magnetic flux generated by each coil at the read/write unit, whereby the read/write unit writes data in the memory at the storage substrate, or the data stored in the memory at the storage substrate is read by the read/write unit (fig. 4).

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The prior art of record fails to teach or fairly suggest an IC card having an antenna unit provided on an IC card body, wherein the antenna unit is composed of paired electrostatic coupling antennas spaced from each other;

the paired electrostatic coupling antennas comprise first and second metallic thin films arranged on a front surface of or in the vicinity of the front surface of the IC card body separately from each other, and third and fourth metallic thin films arranged on a back surface of or in the vicinity of the back surface of the IC card body separately from each other; and

the first and third metallic thin films are opposed to each other and connected to each other to form one of the paired electrostatic coupling antennas; and the second and fourth metallic thin films are opposed to each other and connected to each other to form the other of the paired electrostatic coupling antennas as set forth in the claim.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kimberly D. Nguyen whose telephone number is 571-272-2402. The examiner can normally be reached on Monday-Friday 7:30-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on 571-272-2398. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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KDN

March 19, 2006